1 2 3 4 5 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON 6 7 In Re: NO: CV-12-451-RMP 8 LLS AMERICA, LLC, Bankr. Case No. 09-06194-PCW11 9 Debtor. 10 Adv. Proc. No. 11-80290 BRUCE P. KRIEGMAN, solely in his capacity as court-appointed Chapter 11 **DEFAULT JUDGMENT** 11 Trustee for LLS America, LLC, 12 Plaintiff, 13 v. 14 JINDRISKA CHOBOT a/k/a JINDRISKA CASPERSON: ASHLEY 15 CASPERSON; and CHRISTINA CASPERSON, 16 Defendants. 17 18 THIS MATTER came on consideration upon the Motion of Plaintiff for 19 Entry of Default and Judgment against Defendants Jindriska Chobot, Ashley 20 Casperson, and Christina Casperson, and it appearing from the file and records of

DEFAULT JUDGMENT ~ 1

this Court in this cause that the default judgment (Bkcy. Dkt. No. 16) entered by the Bankruptcy Court should be deemed proposed findings of fact and conclusions of law, and that entering final default judgment in conformity with the default judgment entered by the Bankruptcy Court is appropriate,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Plaintiff, Bruce P. Kriegman, solely in his capacity as court-appointed Chapter 11 Trustee for LLS America, LLC, shall have a judgment against the Defendants, Jindriska Chobot, Ashley Casperson, and Christina Casperson, as follows:

- 1. Monetary Judgment in the amount of CAD \$175,835.00, pursuant to 11 U.S.C. § 550 and RCW 19.40.071;
- 2. Transfers in the amount of CAD \$157,085.00 made to the Defendants within four years prior to the Petition Filing Date are hereby avoided and Plaintiff may take all necessary action to preserve the same, pursuant to 11 U.S.C. §§ 544, 550, 551 and 548(a) and (b) and RCW 19.40.041(1) and (2) and RCW 19.40.071;
- 3. Transfers in the amount of CAD \$18,750.00 made to Defendants more than four years prior to the Petition Filing Date are hereby avoided and Plaintiff may take all necessary action to preserve the same, pursuant to 11 U.S.C. §§ 544, 550 and 551 and RCW 19.40.041(1) and 19.40.071;
- 4. All said transfers to Defendants are hereby set aside and Plaintiff shall be entitled to recover the same, or the value thereof, from Defendants for the benefit

of the estate of LLS America, pursuant to 11 U.S.C. §§ 544, 550 and 551;

- 5. All proofs of claim of the Defendants which have been filed or brought or which may hereafter be filed or brought by, on behalf of, or for the benefit of any of the Defendants or their affiliated entities, against the Debtor's estate, in this bankruptcy or related bankruptcy proceedings, are hereby disallowed and subordinated to the monetary judgment granted herein and Defendants shall not be entitled to collect on their proof of claim (Claim No. 68-1) until the monetary judgment is satisfied by Defendants in full, pursuant to 11 U.S.C. §§ 502(d), 510(c)(1) and 105(a);
- 6. A constructive trust is hereby established over the proceeds of all transfers in favor of the Trustee for the benefit of the estate of LLS America; and
- 7. Plaintiff is hereby awarded costs (i.e. filing fees) in the amount of \$250.00 USD, for a total judgment of CAD \$175,835.00, plus \$250.00 USD, which shall bear interest equal to the weekly average of one-year constant maturity (nominal) treasury yield as published by the Federal Reserve System.

The District Court Clerk is directed to enter this Order, enter judgment as outlined above, and provide copies to counsel and to Judge Patricia Williams.

DATED this 31st day of October 2012.

s/Rosanna Malouf Peterson
ROSANNA MALOUF PETERSON
Chief United States District Court Judge